

--37. (New) An editing system as claimed in claim 1, wherein said one or more initial sequences are captured at a frame rate of 24 per second and each frame comprises 625 image lines, and the input circuit is arranged to receive the data and transfer the same to the store at an input rate substantially corresponding to 25 frames per second and 625 lines.--

a2
am
--38. (New) An editing system as claimed in claim 37, wherein said processor is arranged to edit data at a processed data rate substantially corresponding to 24 frames per second and 625 lines, and the output circuit is arranged to output data at an output data rate substantially corresponding to the processed data rate.--

--39. (New) An editing system as claimed in claim 37, wherein said processor is arranged to edit data at a processed data rate substantially corresponding to 24 frames per second and 625 lines, and the output circuit is arranged to output data at an output data rate substantially corresponding to 30 frames per second and 525 line.--

--40. (New) An editing system as claimed in claim 39, wherein said processor is arranged to extract frame data from the frame-random access store as pairs of interleaved fields and to repeat the transfer of one field of each pair to the output circuit thereby causing the output circuit to output the edited sequence at said frame rate of 30 per second.--

REMARKS

Claims 1-13 and 15-40 are pending in this application, with claims 1 and 13 being in independent form. By the present Amendment, claims 2-12 have been amended, claims 15-40

have been added and claim 14 has been cancelled. The claims have been amended to place them in correct dependent form. It is submitted that no new matter has been added and no new issues have been raised by the present Amendment.

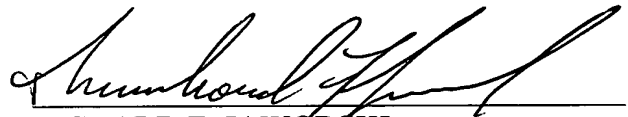
The Office is hereby authorized to charge any additional fees that may be required in connection with this amendment and to credit any overpayment to our Deposit Account No. 03-3125.

If a petition for an extension of time is required to make this response timely, this paper should be considered to be such a petition, and the Commissioner is authorized to charge the requisite fees to our Deposit Account No. 03-3125.

If a telephone interview could advance the prosecution of this application, the Examiner is respectfully requested to call the undersigned attorney.

Entry of this amendment and allowance of this application are respectfully requested.

Respectfully submitted,



RICHARD F. JAWORSKI

Reg. No.33,515

Attorney for Applicant

Cooper & Dunham LLP

Tel.: (212) 278-0400

006620:9362960